Applicant Remarks

- 1. Applicant has canceled the previous claims and now submits new claims 14-19. Applicant retains the right to resubmit the canceled claims in the future.
- 2. In general, applicant has amended the claims per office actions 12-2-05 and 1-30-06.
 Applicant has strived to rewrite claims 3-6, 8, 9, 12, and 13 to fit within the Office's view of patentable material and also within the embodiments as disclosed in the original application.
 Applicant wishes to advance the application to a condition of allowance where the Office has no objections to the claims.
- 3. Applicant has incorporated previously submitted dependent claims 9 and 13 into the previously submitted independent claim 1 thereby creating a new claim 14. Applicant has added additional clarifying language into new claim 14.
- 3. Claim 15 is comparable to previously submitted claim 3.
- 4. Claim 16 is comparable to previously submitted claim 4.
- 4. Claim 17 is comparable to previously submitted claim 5.
- 5. Claim 18 is comparable to previously submitted claims 8 and 12.
- 6. Claim 19 is comparable to previously submitted claim 6.

Applicant submits that all matters in the Office action mailed on January 30, 2006 have been addressed and requests entry of the modifications and amendments. For all of the reasons given above, applicant respectfully submits that the errors in the specification are corrected, the claims comply with Section 112, the claims define the invention over the cited art under 35 U.S.C. Section 103(a), and the claims are of patentable merit. Accordingly, applicant submits

that this application is now in full condition for allowance, which action applicant respectfully requests.

If, after reviewing the above amendments and remarks, the Examiner has any questions, the Examiner is respectfully requested to contact me, by telephone, to discuss such issues or schedule an interview to address such issues.

Respectfully submitted,

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